v. Google, Inc. Doc. 83

1 2	ALLEN RUBY (SBN 47109) LAW OFFICES OF ALLEN RUBY 125 South Market Street #1001	CRISTINA C. ARGUEDAS (SBN 87787) TED W. CASSMAN (SBN 98932) ARGUEDAS, CASSMAN & HEADLEY, LLP
3	San Jose, CA 95113 Telephone: (408) 998-8500 ext. 204 Facsimile: (408) 998-8503	803 Hearst Avenue Berkeley, CA 94710 Telephone: (510) 845-3000
4		Facsimile: (510) 845-3003
5	DENNIS P. RIORDAN (SBN 69320) DONALD M. HORGAN (SBN 121547)	MICHAEL RAINS (SBN 91013) RAINS, LUCIA & WILKINSON, LLP
6	RIORDAN & HORGAN 523 Octavia Street	2300 Contra Costa Blvd., Suite 230 Pleasant Hill, CA 94523
7 8	San Francisco, CA 94102 Telephone: (415) 431-3472 Facsimile: (415) 552-2703	Telephone: (925) 609-1699 Facsimile: (925) 609-1690
9 10	Attorneys for Defendant BARRY LAMAR BONDS	
11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
13	SAN FRANCISCO DIVISION	
14		
15	UNITED STATES OF AMERICA,) Case No. CR 07 0732 SI
16	Plaintiff,	DEFENDANT'S MOTION FORLEAVE TO FILE OVERSIZEDMEMORANDUM IN SUPPORT
17	vs.	OF MOTION IN LIMINE TO EXCLUDE EVIDENCE
18	BARRY LAMAR BONDS,	
19	Defendant.)
20 21	Defendant Barry Bonds hereby moves this Court for an order granting him leave to file a	
22	memorandum in support of his accompanying motion in limine in excess of the 25 pages	
23	ordinarily permitted by Criminal Local Rule 47-2(b) and Civil Local Rule 7-2(b).	
24	In support of this motion, Dennis P. Riordan declares under penalty of perjury that:	
25	1. I am one of the attorneys for defendant Bonds in this matter.	
26	2. Defendant's proposed memorandum in support of his accompanying motion in limine	
27	contains 26 pages, i.e., 1 page more than is ordinarily permitted under the local rules cited above.	
28	3. The proposed memorandum addresses a host of evidentiary issues, some of which are	
	unusually complex. Notwithstanding the number and nature of these issues, we have presented	
	Motion for Leave to File Oversized Memorandum	-1-
		5

the arguments in our memorandum as concisely as possible without detracting from their substance. 4. For the foregoing reasons, I respectfully request that the Court permit the filing of defendant Bonds's memorandum in its present form. Executed this 15th day of January, 2009, at San Francisco, California. /s/ Dennis P. Riordan Dennis P. Riordan